PTO/SB/05 (03-01)
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UTILITY PATENT APPLICATION TRANSMITTAL

Attorney Docket No. 5111P012 First Inventor or Application Identifier

Gregory Poilasne

MULTI FREQUENCY MAGNETIC DIPOLE ANTENNA STRUCTURES FOR

(Only for new nonprovisional applications under 37 CFR 1 53(b)) Express Mail Label No.

EL651846105US

	PLICATION ELEMENTS or 600 concerning utility patent application contents	ASSISTANT Commissioner for Patents Box Patent Application Washington, DC 20231			
1. Fee Tra (Submit a) 2. Applicated See 37 3. Specification (preferred) - Description - Description - Cross - Statem - Refered or a co - Backgy - Brief See Brief See Claim(see Abstra) - Abstra - Drawing(see Abstra) - Description - Abstra	nsmittal Form (e.g. PTO/SB/17) n original, and a duplicate for fee processing) Int claims small entity status. CFR 1.27. Cation Total Pages 16 I arrangement set forth below) ptive title of the Invention References to Related Applications Interest to sequence listing, a table, Imputer program listing appendix I round of the Invention I rescription of the Drawings (if filed) I and Description I solution of the Disclosure I solution I statistical Statistics I solution I statistics	7. CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix) 8. Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) a. Computer Readable Form (CFR) b. Specification Sequence Listing on: i. CD-ROM or CD-R (2 copies); or ii. Paper c. Statement verifying identity of above copies ACCOMPANYING APPLICATION PARTS 9. Assignment Papers (cover sheet & document(s)) 10. 37 CFR 3.73(b) Statement Power of Attorney (when there is an assignee) 11. English Translation Document (if applicable) 12. Information Disclosure Copies of IDS Statement (IDS)/PTO - 1449 Citations 13. Preliminary Amendment 14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized) 15. Certified Copy of Priority Document(s) (if foreign priority is claimed)			
18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment: Continuation Divisional Continuation-in-part (CIP) of prior application No: Prior application Information: Examiner Group/Art Unit: For CONTINUATION or DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.					
	17. CORRESPOND	ENCE ADDRESS			
Customer	Number of Bar Code Label *0879	or ☐ Correspondence address below			
Name	BLAKELY, SOKOLOFF, TAYLOR &	ZAFMAN LLP			
I VAITIG					
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City	Los Angeles State	California Zip Code 90025			
Country	U.S.A. Telephone	Λ (310) 207-3800 Fax (310) 820-5988			
					
Name (Pri					
Signature	((Se was c) &	Date 02/14/02			

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box Patent Application, Washington, DC 20231.

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for FY 2002 Petent fees are subject to annual revision.	Filing Date
	First Named In
Applicant claims small entity status. See 37 CFR 1.27	Examiner Nam

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TOTAL AMOUNT OF PAYMENT

Complete if Known ımber 02/14/02 Gregory Poilasne, et al. nventor **Examiner Name** Not Assigned Group Art Unit Attorney Docket Number 5111P012

METHOD OF PAYMENT (check one)				FEE CALCULATION (continued)							
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106 330 20		Design filing fee		120	320		160	Filing a brief i	n support of an appeal		
107 510 20		Plant filing fee		121	280	221		Request for o	•		
108 740 20		Reissue filing fee			1,510	138	1,510	Petition to ins	stitute a public use procee	eding	
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2. EXTRA CLAIM FEES				1,280	242	640	Utility issue fe	e (or reissue)			
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Code (\$) Cod		ree Description		146	740	246	370	Filing a submi	ssion after final rejection		
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102 84 202	2 42	Independent claims in exce	ss of 3	149	740	249			tional invention to be CFR 1.129(b))	İ	11
104 280 204	1 140	Multiple Dependent claim		179	740	279	370	Request for C	ontinued Examination (R	CE)	
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SURMITTED BY											
									Complete (if	applica	ble)
Typed or Printed Name	G	eorge W Hoover, F	Reg. No.	32,992					Reg. Number		
Signature	1 (Olorge a) [Look	_ D	ite	02/1	4/02	Deposit Account	02-	2666

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REQUEST AND	CERTIFICATION
UN	DER
35 U.S.C. 12	22 (B)(2)(B)(i)

First Named Inventor		Gregory Poilasne			
Title	MULTI FREQUENCY MAGNETIC DIPOLE ANTENNA STRUCTURES				
Attorney Docket No.		5111P012			

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

02/14/02 Date

George W Hoover, Reg. No. 32,992

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).